

PATENT Attorney Docket No. 207596 DHHS Ref. No. E-200-1998/0-PCT-03

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Erickson et al.

Application No. 09/720,276

Filed: March 7, 2001

Group Art Unit: 1648

Examiner: S. Foley

Confirmation No.: 9981

For: FITNESS ASSAY AND ASSOCIATED METHODS

**STATEMENT UNDER 37 C.F.R. § 1.48(a)(2)** 

Mail Stop Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

I understand that I am to be named a joint inventor of the above-identified patent application. The error in inventorship occurred without any deceptive intention on my part.

Arun K. Ghosh

Date:

\_ 20,2003



Attorney Docket No. 207596 DHHS Ref. E-200-1998/0-PCT-03

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Erickson et al.

Application No. 09/720,276

Filed: March 7, 2001

Group Art Unit: 1648

Examiner: S. Foley

Confirmation No.: 9981

FITNESS ASSAY AND ASSOCIATED METHODS For:

### REQUEST FOR CORRECTION OF INVENTORSHIP OF PATENT APPLICATION UNDER 37 C.F.R. § 1.48(a)

Mail Stop Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

#### Dear Sir:

- 1. In accordance with 37 C.F.R. § 1.48(a), Applicants hereby request that the above-captioned patent application ("present application") be amended to include Arun Ghosh as an inventor.
- 2. The present application is the national stage of PCT/US99/14119, filed on June 23, 1999, which claims priority to U.S. Provisional Patent Application No. 60/090,393, filed on June 23, 1998. Arun Ghosh is named as an inventor in U.S. Provisional Patent Application No. 60/090,393.
- 3. At the time that PCT/US99/14119 was filed, it was believed that the claims of PCT/US99/14119 did not include the contribution of Arun Ghosh.
- At the time that the present application was filed, it was believed that the claims of the present application did not include the contribution of Arun Ghosh.

In re Appln. Erickson et al. U.S. Pat. App. No. 09/720,276

Since then, Applicants have become aware of information relating to Arun Ghosh's inventive contributions, which is believed to warrant his inclusion as an inventor in the present application.

- 5. Pursuant to 37 C.F.R. § 1.48(a), further submitted herewith are:
- (a) Statement Under 37 C.F.R. § 1.48(a)(2) by Arun Ghosh;
- (b) Combined Declaration and Power of Attorney signed by Arun Ghosh;
- (c) Written Consent of Assignee Under 37 C.F.R. § 1.48(a)(5), by the Government of the United States of America as represented by the Secretary, Department of Health and Human Services, along with a general delegation of authority; and
- (d) Written Consent of Assignee Under 37 C.F.R. § 1.48(a)(5), by the Board of Trustees of the University of Illinois, along with a copy of an assignment, executed on August 20, 2003, conveying Arun Ghosh's rights in the present application to the Board of Trustees of the University of Illinois.
- 6. Please charge **Deposit Account No. 12-1216** for the processing fee of \$130.00 required by 37 C.F.R. § 1.17(i). A duplicate copy of this Request is enclosed for this purpose.

Respectfully submitted,

Kenneth P. Spina, Reg. No. 43,927 LEYDIG, VOIT & MAYER, LTD.

Two Prudential Plaza, Suite 4900

180 North Stetson

Chicago, IL 60601-6780 (312) 616-5600 (telephone)

Date: September 26, 2003

In re Appln. Erickson et al. U.S. Pat. App. No. 09/720,276

#### CERTIFICATE OF MAILING

I hereby certify that the attached Request For Correction of Inventorship of Patent Application Under 37 C.F.R. § 1.48(a), including any documents or materials referred to thereon as enclosures or attachments, is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to: Mail Stop, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Ellen K. Man

Date: September 26,2003



Attorney Docket No. 207596 DHHS Ref. No. E-200-1998/0-PCT-03

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Erickson et al.

Serial No. 09/720,276

Filed: March 7, 2001

Group Art Unit: 1648

Examiner: S. Foley

Confirmation No.: 9981

FITNESS ASSAY AND ASSOCIATED METHODS For:

WRITTEN CONSENT OF ASSIGNEE UNDER 37 C.F.R. § 1.48(a)(5)

Mail Stop Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The Government of the United States of America as represented by the Secretary, Department of Health and Human Services (hereinafter referred to as Assignee), is an assignee of the above-identified patent application. An assignment from the inventors to the Assignee was recorded at the United States Patent and Trademark Office on reel 011613, frame 0745. Assignee hereby consents to the addition of Arun Ghosh as an inventor in the above-identified patent application.

The authority of the undersigned to execute this document on behalf of the Assignee is set forth in the accompanying delegation of authority.

In re Appln. Erickson et al. U.S. Pat. App. No. 09/720,276

Respectfully submitted,

Date:

Steven M. Ferguson

Director, Division of Technology Development and Transfer NIH Office of Technology Transfer

6011 Executive Boulevard, Suite 325

Rockville, MD 20852

US



#### DEPARTMENT OF HEALTH & HUMAN SERVICES

Public Health Service National Institutes of Health

Office of Technology Transfer National institutes of Health 6011 Executive Boulevard Rockville, MD 20852

February 10, 2003

Nicholas P. Godici
Commissioner for Patents
U.S. Patent and Trademark Office (USPTO)
2121 Crystal Drive
Crystal Plaza #2 - Suite 906
Arlington, Virginia 22202

Re: Delegation of Authority for Certain Patent Administration and Prosecution Activities

#### Dear Sir:

Effective this date and acting under the authority set forth in DHHS Secretary Louis W. Sullivan's May 21, 1991 memorandum appearing in the Friday, June 7, 1991 Federal Register Notices at Volume 56, Number 110, pages 26418-26419 (copy attached), I authorize

Berkley, Dale (Reg. No. 42,319);
Dixon, Jonathan V. (Reg. No. 47,229);
Ferguson, Steven (Reg. No. 38,488);
Finley, Stephen (Reg. No. 36,357);
Haight, James C. (Reg. No. 25,588);
Joyce, Catherine M. (Reg. No. 40,668);
Kim, John Peter (Reg. No. 38,514);
Pontzer, Norbert (Reg. No. 40,777);
Rodriguez, Richard U. (Reg. No. 45,980);
Rucker, Susan S. (Reg. No. 35,762);
Sadowski, David R. (Reg. No. 32,808);
Shinn, Marlene (Reg. No. 46,005);
Shmilovich, Michael A. (Reg. No. 45,634); and,
Spiegel, Jack (Reg. No. 34,477)

to exercise full authority in United States or International patents or patent applications in which the Government of the United States of America, as represented by the Secretary, Department of Health and Human Services, is an applicant or has an ownership interest with respect to the following:

- Signing original, associate, or substitute powers of attorney before the U.S. or International Authorities;
- Signing Request Forms, Demand Forms, and other documents filed in applications before the International Authorities;
- Signing assignee's consent to changes in inventorship;

# Page 2: Delegation of Authority for Certain Patent Administration and Prosecution Activities

- Signing papers required from an assignee in connection with an application for Re-issue and/or Re-examination of a patent;
- O Signing terminal disclaimers including, but not limited to, terminal disclaimers to obviousness-type double patenting rejections; and,
- Signing all documents before the USPTO, either as the U.S. National Office or as a designated Receiving Office under the Patent Cooperation Treaty that can be signed by an assignee in patent matters.

Sincerely,

Mark L. Rohrbaugh, Ph.D., J.D.

Director

(Reg. No. 43,055)

Attachment

cc:

OTT Staff

F.M.B. Corporation, et al.: Acquisitions of Companies Engaged in Permissible Nonbanking Activities

The organizations listed in this notice have applied under § 225.23(a)(2) or (f) of the Board's Regulation Y (12 CFR 225.23(a)(2) or (f)) for the Board's approval under section 4(c)(8) of the Bank Holding Company Act (12 U.S.C. 1843(c)(8)) and § 225.21(a) of Regulation Y (12 CFR 225.21(a)) to acquire or control voting securities or assets of a company engaged in a nombanking activity that is listed in § 225.23 of Regulation Y as closely related to banking and permissible for bank holding companies. Unless otherwise noted, such activities will be conducted throughout the United States.

Each application is available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it will also be available for inspection at the offices of the Board of Covernors. Interested persons may express their views in writing on the question whether consumnation of the proposal can "reasonably be expected to produce benefits to the public, such as areater convenience, increased competition, or gains in efficiency, that outweigh possible adverse effects, such as undus concentration of resources. decreased or unfair competition conflicts of interests, or unsound banking practices." Any request for a bearing on this question must be accompanied by a statement of the reasons a written presentation would not suffice in lies of a hearing. identifying specifically any questions of fact that are in dispute, summarizing the evidence that would be presented at a hearing, and indicating how the party commenting would be aggrieved by approval of the proposal

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated for the application or the offices of the Board of Covernors not later than June 25, 1891.

A. Federal Reserve Bank of Cleveland (John J. Wixted, jr., Vice President) 1455 East Sixth Street, Cleveland, Ohio 44101:

1. F.N.B. Corporation. Hermitage.
Pennsylvania: to acquire Regency
Consumer Diacount Company. Inc.,
Scranton. Pennsylvania, and thereby
engage in making and acquiring
consumer finance loans pursuant to §
223.25(b)[1]: and in the sale of credit life,
accident; and health insurance pursuant
to § 225.25(b)[8] of the Board's
Regulation Y.

B. Federal Reserve Bank of Atlanta (Robert E. Heck. Vice President) 104 Marietta Street, N.V., Atlanta, Georgia 30303:

1. Evergreen Bancshares. Inc..
Tallahassee. Florida: to establish
Evergreen Federal Interim Savings Bank.
Tallahassee. Florida (Interim Bank), to
acquire certain assets and assume
certain liabilities of the Tallahassee.
Florida branch office of Anchor Savings
Bank. FSB. Hewlett. New York, pursuant
to section 4(c)(8) of the Bank Holding
Company Act and the Oaker
Amendment of FIRREA, and to facilitate
the merger of interim Bank with and into
Evergreen's subsidiary bank, Goaranty
National Bank of Tallahassee.
Tallahassee, Florida.

2. First State Corporation. Albany. Georgia: to acquire Randolph Federal Savings & Lean Association, Cuthbert. Georgia (Randolph Federal), pursuant to section 4(c)(8) of the Bank Holding Company Act. Applicant also proposes to merger Randolph Federal with and into its bank subsidiary, First State Bank & Traut Company, Albany, Georgia, pursuant to the Oakar Amendment of FIRREA.

Board of Covernors of the Federal Reserve System. June 1. 1981. Jennifer J. Johnson. Associate Secretary of the Board. [FR Doc. 91-13477 Filed 6-6-81; 2015 am] animo cook greens

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

Office of the Secretary

Office of the General Counsel; Statement of Organization, Functions and Delegations of Authority

Part A. chapter AC (Office of the General Counsel. Office of the Secretary) of the Statement of Organization. Functions. and Delegations of Authority for the Department of Health and Human Services (38 FR 17033, June 28, 1973, as amended most recently in pertinent part at 35 FR 17500. April 23, 1990), and part H. chapter HN (National Institutes of Health, Public Health Service) (40 FR 22859, May 27, 1973, as amended most recontly in pertinent part at 55 FR 25366, August 28, 1990), are amended to:

(1) Delete the Department Patent
Officer (AG.35) and transfer patent
administration and prosecution
responsibilities from this Officer to the
Office of Technology Transfer
(HNA412). Office of intramural Affairs
(HNA43). Office of intramural Research
(HNA4). Office of the Director (HNA).

National Institutes of Health (HIM).
Public Health Service (H). Patent
administration and prosecution
activities will be consolidated with
patent licensing functions within a
single NIH organizational entry in order
to improve program and resource
management and

(2) Retain patent legal services of the Department Patent Officer (AG.35) in the Public Health Division (AG.22.5). Office of the General Counsel: Office of the Secretary, and update the functional statement for the Public Health Division to reflect its responsibilities more accurately.

#### Office of the Secretary

Under Chapter AG. Office of the General Counsel. Sections AG.25 (Department Patent Officer) and AG.22.6 (Public Health Division). delete the titles and statements in their entirety and substitute the following.

Public Health Division (AG.22.8). The Public Health Division shall provide legal services, including patent legal services, for programs administered by the Public Health Service (except the Food and Drug Administration). e.g., the Office of the Assistant Secretary for Health, and the agencies and offices of the Public Health Service (other than FDA), including the Office of Technology Transfer and the Patent Policy Board.

#### Public Health Service

Under Chapter HN, National Institutes of Health, Section HNA, Office of the Director, Office of Intramural Affairs (HNA43), add the following title and statement

Office of Technology Transfer (FiNASZ). (1) Develops policy and procedures for NIH. ADAMHA. and CDC to follow for the implementation ementation of Cooperative Research and Develops Agreements (CRADAs), patent lice and other technology transfers (2) implements Patent Policy Board decisions and policies: (3) drafts, negotiates, and periodically revises model forms and agreements: (4) provides advice to ICDs on prob licenses and agreements: (5) develops policy statements on various techni transfer issues such as conflicts of interest (6) tracks the OTT budget and prepares an annual status report to the NIH Office of the Director, (7) provides coordination and managem functions, and operations of the Technology Management Branch, Technology Licensing Branch, and th Technology Transfer Coordination Branch: (8) coordinates and provides planning and lisison support for

international CRADAs and technology transfers: (9) creates and implements special programs relating to technology transfer by State and local governments and universities: (10) drafts and presents Congressional testimony, and drafts technology transfer-related responses to other Congressional inquiries: (11) provides operational management activities: (12) assists the Office of the Ceneral Counsel (OCC) in evaluating patent-related litigation matters: (13) in consultation with OGC and the involved agency component as appropriate. repotiates settlements on contested matters with licensees or other parties involved with NIH ADAMHA and CDC in technology transfer or utilization matters: (14) represents the NIH. ADANHA, and CDC in technology transfer or utilization matters: (15) represents the above agencies at a variety of professional conferences and other public fora; [16] investigates special issues: (17) evalutes the need for and develops new programs in technology management and technology transfer for the above agencies: (18) develops licensing strategies for NIH/ ADANHA/CDC intramural and CRADA inventions: (19) negotiates licenses and other technology transfers; (20) works with scientist inventors, contract attorneys and others in preparing patent applications and prosecuting the applications at the Patent Office level: (21) handles infringements in consultation with the OGC at the Patent Office level; and (22) makes recommendations to the OGC for referral of matters to the Department of lustice.

Dated: Aley 21, 1991. Louis VY. Sullivan. Secretary. (FR Doc. 91-12453 Filed 6-8-91: 8:45 am) SALENG COOK 6158-8-4

## Agency for Health Care Policy and Research; Establishment

Pursuant to the Federal Advisory Committee Act. Public Law 92-463 (S U.S.C. appendix 2), the Administrator. Agency for Health Care Policy and P. excarch (AHCPR), announces the establishment of the following review committee.

Designation: Employer-Based Health Insurance Advisory Committee.

Purpose: The purpose of the

Committee is to advise and make
Committee is to advise and make
recommendations to the Secretary, HHS,
and the Administrator, AHCPR, with
regard to the awarding of a proposed
contract designed to provide AHCPR
with a comprehensive policy-oriented

report that describes the current status and problems of employer-based health insurance and evaluates options for improving, reforming or replacing this system.

Function: The Committee shall review and make recommendations to the Administrator on the scientific and technical merit of proposals received in response to the Request for Proposal entitled Employer-Based Health Insurance.

Structure: The Committee shall consist of up to three members. including the Chair, who will serve for the duration of the Committee. No member may be an officer or employee of the Federal Government, Members and Chair shall be selected by the Administrator, AHCPR, from individuals with appropriate expertise and experience in health services research including but not limited to the areas of health economics, utilization and costs of health insurance, research evaluation and dissemination, and assessment of the impact of the dissemination of research

Notwithstanding section 14(a) of the Federal Advisory Committee Act, the Committee shall continue in existence until otherwise provided by law or upon a determination by the Administrator. AHCPR, or his delegate, that the purpose of the Committee has been accomplished.

Dated: May 31, 1991.

J. Jarrett Cliaton,
Administrator, Agency for Health Care Policy
and Research.

[FR Doc. 91–13564 Filed 8–6–91; 8:45 am]

BALPIG CODE 446–648

## Administration for Children and Families

Forms Submitted to the Office of Management and Budget for Clearance

The Administration for Children and Families will publish on Fridays information collection packages submitted to the Office of Management and Budget (OMB) for clearance, in compliance with the Paperwork Reduction Act (44 U.S.C. chapter 35). This collection package is being submitted for expedited review in compliance with 3 CFR 1320.18.

[For a copy of a package, call the FSA. Report Clearance Officer 202-401-5604]

Plans for the Child Care and Development Block Grant, Form ACF-118—NEW—The information contained in the Block grant plan is to determine whether the plan can be approved for Block Crant funding, as required in section 658E(d) of the Budget Reconciliation Act; and to determine if the lead agency is operating in accordance with its plan where issues of compliance arise. Respondents: States or local governments: Number of Respondents: 235: Frequency of Responser-Biennially (after initial aubmittal): Average Burden per Response: 50 hours: Estimbted Annual Burden: 12,730 hours.

#### OMB Deak Clearance Officer. Laura Oliven

Consideration will be given to comments and suggestions received within 10 days of publication. Written comments and recommendations for the proposed information collection should be sent directly to the appropriate OMB Desk Officers designated above at the following address:

OMB Reports Management Branch, New Executive Office Building, room 3201, 723 17th Street, NW., Washington, DC 20503.

Dated: Alay 31, 1981. Naced B. Marr. Associate Administrator, Office of Management and Information System

Draft Plan For The Child Care & Development Block Grant

(Creates)

for the period ————————————————————————————————————
through —
Table of Contests
Section 1 Assurances
Section 2 Load Agency Responsibilities
2.1 Administration
2.2 Consultation
· 2.3 Coordination of Services
2.4 Public Hearing Process
2.5 Public-Private Partnerships
Section 3 Child Care Services (73% of Block
Great Funds)
3.1 Description of Services and Process to
Receive Such Services
3.2 Description of Activities to Improve
the Availability and Quality of Child
Care
3.3 Localities
3.4 Basis for Allocating Funds for Such
Services and Activities
3.5 Eligibility Criteria and Priority Rules.
for Children
3.8 Criterie for Awarding Crants and
Contracts
3.7 Elipibility Terminology

3.7 Evaluary Terminology
3.8 Tribal Eligibility Criterie
Section 4 Activities to improve the Quality
of Child Care and to increase the
availability of early Childhood
Development Programs and Before- and
After-School Care Services (25% of Block
Grant Punds)

4.1 Description of Activities
4.2 Localities

Citation Found Document 56 FR 26418-02 . 1991 WL 300166 (F.R.)

(Cite as: 56 FR 26418)

Rank 1 of 2

Databasa

#### NOTICES

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

## Office of the Socretary

Office of the General Counsel/ Statement of Organization, Functions and Delegations of Authority

## Friday, June 7, 1991

\*26418 Pa/t A, Chapter AG (Office of the General Counsel, Office of the Secretary) of the Statement of Organization, Functions, and Delegations of Authority for the Department of Health and Numan Services. (38 FR 17033, June 20, 1973, as amended most recently in partiment part at 55 FR 17500, April 25, 1990), and part H, Chapter HN (National Institutes of Health, Public Health Dervice) (40 FR 22859, May 27, 1975, as amended most recently in pertinent part at 55 FR 35366, August 29, 1990), are amended to:

(1) Deleta the Department Patent Officer (AG.35) and transfer patent administration and prosecution responsibilities from this Officer to the Office of Machaeled (Manager (Mana

(1) Delete the Department Patent Officer (AG.35) and transfer patent administration and prosecution responsibilities from this Officer to the Office of Technology Transfer (ANA432). Office of Intramural Affairs (ANA43), Office of Intramural Affairs (ANA43), Office of Health (HN), Public Health Service (H), Patent administration and prosecution activities will be consolidated with patent licensing functions within a single ANA40.

(2) Retain patent legal aprvices of the Department Patent Officer (AG.35) in the Public Health Division (AG.22.5), Office of the General Counsel, Office of the Sacravary, and update the functional statement for the Public Health Division to reflect its responsibilities more accurately.

#### Office of the Secretary

Under Chapter AG, Office of the General Counsel, Sections AG.35 (Department Petent Officer) and AG.22.6 (Public Health Division), delete the titles and statements in their entirety and substitute the following:
Public Health Division (AG.22.6). The Public Health Division shall provide legal services, including patent legal services, for programs administered by the Public Health Service: (except the Food and Drug Administration), e.g., the Office of the Assistant Secretary for Health, and the agencies and offices of the Public Health Service (other than FDA), including the Office of Technology Transfer and the Patent Policy Board.

Public Health Service

Copr. 6 West 2003 No Claim to Orig. U.S. Govt. Works

56 pr 26418-02 (Cite ea: 56 pr 26418, \*26418)

Under Chapter HN, National Thatitutes of Health, Section HNA, Office of the Director, Office of Intramuzal Affairs (HNA43), add the following title and statement:

Office of Technology Transfer (HNA432). (1) Develops policy and procedures for NIB, ADAMRA, and CDC to follow for the implementation of Cooperative Research and Development Agreements (CRADAs), patent licenses, and other technology, transfers: (2) implements Patent Pulicy Board decisions and policies: drafts, negotiates, and periodically revises model forms and agreements, provides advice to ICDs on problem licenses and agreements; (5) develops (5) develops policy statements on various technology transfer issues such as conflicts of interest; (6) tracks the OTT budget and prepares an annual status report to the NIH Office of the Director; (7) provides coordination and management of goals, functions, and operations of the Technology Management Exench, Technology Licensing Branch, and the Technology Transfer Coordination Branch: (8) coordinates and provides planning and linison support for \*26419 international CRADAs and technology (9) creates and implements special programs relating to technology transfersi transfer by State and local governments and universities; (10) drafts and presents Congressional testimony, and drafts technology transfer-related responses to other Congressional inquiries; (11) provides operational management activities; (12) assists the Office of the General Counsel (OCC) in ovaluating parent- related litigation matters; (13) in consultation with OGC. and the involved agency component, as appropriate, negotiates settlements on contested matters with licenses or other parties involved with NIH, ADAMKA, and (14) represents the MIH, CDC in technology transfer or utilization matters: ADAMHA, and CDC in technology transfer or utilization matters; (15) represent the above agencies at a veriety of professional conferences and other public (15) represent fora: (16) investigates special issues: (17) evalutes the need for and develops new progress in technology management and technology transfer for the above agencies: (10) develops licensing strategies for NIH/ADAMHA/CDC intramural and CRADA inventions: (19) negotiates licenses and other technology transfers: (20) works with scientist inventors, contract attorneys and others in preparing patent applications and prosecuting these applications at the Patent Office level: (21) handles infringements in consultation with the OGC at the Patent Office level; and (27) makes recommendations to the OGC for referral of matters to the Department of Justice. Dated: May 21, 1991:

Louis W. Sollivan,

Secretary.

[FR Doc. 91-13423 Filed 6-6-91; 8:45 am]

BJILING CORE 4150-04-M

56 PR 26418-02, 1991 WL 300166 (P.R.) END OF DOCUMENT

Copr. b West 2003 No Claim to Orig. U.S. Govt. Works



PATENT
Attorney Docket No. 207596
DHHS Ref. No. E-200-1998/0-PCT-03

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Erickson et al.

Serial No. 09/720,276

Filed: March 7, 2001

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Examiner: S. Foley

Confirmation No.: 9981

Date: Systember 11, 2003

For: FITNESS ASSAY AND ASSOCIATED METHODS

WRITTEN CONSENT OF ASSIGNEE UNDER 37 C.F.R. § 1.48(a)(5)

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The Board of Trustees of the University of Illinois (hereinafter referred to as Assignee) is an assignee of the above-identified patent application. An assignment, conveying the above-captioned application, from Arun K. Ghosh to the Assignee (submitted herewith) was executed on August 20, 2003. Assignee hereby consents to the addition of Arun K. Ghosh as an inventor in the above-captioned patent application.

Respectfully submitted,

Signature:

Printed Name:

Stephen K. Rugg

Position: Comptroller of the Board

of Trustees of the University of Illinois

PATENT Attorney Docket No. 207596 DHHS Ref. No. E-200-1998/0-PCT-03

> Leydig, Voit & Mayer, Ltd. Two Prudential Plaza Suite 4900 Chicago, Illinois 60601-6780

#### **ASSIGNMENT**

WHEREAS, I, Arun K. Ghosh, of River Forest, Illinois, am a joint inventor and own an interest in a certain invention (hereinafter referred to as Invention) entitled:

## FITNESS ASSAY AND ASSOCIATED METHODS

for which Invention the following applications for a U.S. patent have been executed:

(a) U.S. Provisional Patent Application No. 60/090,393, filed on June 23, 1998;

(b) International Application No. PCT/US99/14119, filed on June 23, 1999, claiming priority to U.S. Provisional Patent Application No. 60/090,393; and

(c) U.S. Patent Application No. 09/720,276, filed on December 21, 2000, which is the national stage of International Application No. PCT/US99/14119.

WHEREAS, the Board of Trustees of the University of Illinois (hereinafter referred to as Assignee), is desirous of acquiring my entire domestic and foreign right, title, and interest in and under the invention described in the patent applications.

Now, Therefore, for good and valuable considerations, the receipt and sufficiency of which are hereby acknowledged, I assign and transfer to the Assignee and the Assignee's legal representatives, successors and assigns my full and exclusive rights in and to the Invention, including all rights of action and damages for past infringement, in the U.S. and every foreign country and the entire right, title, and interest in and to the patent applications and other such applications (e.g., provisional applications, non-provisional applications, continuations, continuations-in-part, divisionals, reissues, reexaminations, National phase applications, including petty patent applications, and utility model applications) that may be filed in the United States and every foreign country on the invention, and the patents, extensions, or derivations thereof, both foreign and domestic, that may issue thereon, and I do hereby authorize and request the Commissioner of Patents to issue U.S. patents to the abovementioned Assignee agreeably with the terms of this assignment document.

I HEREBY AUTHORIZE the Assignee to insert in this assignment document the filing date and application number of the application if the date and number are unavailable at the time this document is executed.

UPON SAID CONSIDERATION, I convey to the Assignee the right to make application in its own behalf for protection of the invention in the U.S. and countries foreign to the U.S. and to claim under the Patent Cooperation Treaty, the International Convention and/or other international arrangement for any such application the date of the U.S. application (or any other application on the invention) to gain priority with respect to other applications.

I DO HEREBY COVENANT and agree with the Assignee that I will not execute any writing or do any act whatsoever conflicting with the terms of this assignment document set

In re Appln. of Erickson Attorney Docket No. 207596

forth herein, and that I will at any time upon request, without further or additional consideration, but at the expense of the Assignee, execute such additional assignments and other writings and do such additional acts as the Assignee may deem necessary or desirable to perfect the Assignee's enjoyment of this assignment, and render all necessary assistance in making application for and obtaining original, continuation, continuation-in-part, divisional, reissued, reexamined, and National phase patents of the U.S. or of any and all foreign countries on the invention, and in enforcing any rights or choses in action accruing as a result of such applications or patents, and by executing statements and other affidavits, it being understood that the foregoing covenant and agreement shall bind, and inure to the benefit of, the assigns and legal representatives of all parties hereto.

		•
In Witness Whereof, I ha	ave hereunder set	my hand this 2016 day of
		a. Gho 86 August 20, 2003
	Arun K. Ghosh	
STATE OF Illinois	,	Hugust 20, 2003
	30	
COUNTY OF <u>Cook</u>	SS:	••• ·
On this 20th day of Notary Public in and for said county, at the same person whose name is subsacknowledged that he/she signed and defor the uses and purposes therein set fort	ppeared, who cribed to the foreg	
Cheyla Sogi	lue L	
(SEAL)  Official Seal Cheryl A. Signbee Notary Public State of Illinois Mr. Commission State of Illinois	Notary Public	
Expires: April 24, 2007	My	Commission

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